

Claim No. 114.

Under Article 4. Treaty of 14th June 1866,
with Creek Indians.

The undersigned, Matilda M^cIntosh,
a Freedwoman, of the Creek Nation, and loyal refugee, aged
about 26, and now the wife of Joseph C. McIntosh a Freedman
of the same Nation, who served as a soldier in the 79th Regt.
U.S. Col^d Troops, in the war of the Rebellion, being duly
examined and sworn, (she conversing in and understanding
the English language,) deposes and says: Whilst living on
her place, with her said husband, on the Canadian River
about ten miles from North Fork Town, and sometime in
August 1863, she was compelled to abandon the same,
and fled away hastily, with her husband, and went to
Gibson, and thence to Kansas, where she remained until
the close of the war, and then returned to the Nation:

that she and her husband were compelled to take flight
because of the presence of the rebel troops, who came up
after the battle at Honey Springs - This deponent further
says: At the time she left her home as aforesaid, she owned
and possessed in her own right, all the property hereinafter
named (and which she was possessed of prior to her
marriage,) and necessarily abandoned the same to the
rebels, and has never since received the same, or any
part thereof: to say:

1. One horse.	valued at	\$ 100.00
10. Ten hogs.	do	50.00
	amount carried forward.	\$ 150.00

Amount brought forward \$ 150.00
60 Sixty bushels of corn. @ \$1.00 bush. 60.00
Lot Housefurniture, beds, bedding, &c &c 3
Farming tools, Kitchen utensils &c. 3 200.00
making a total value of \$ 410.00
Four hundred and ten dollars.
Further this deponent saith not.
Matilda M. McIntosh, ^{her} ^x mark
Subscribed ^{to} Sum to before me, at the Creek
Agency. On this 11th day of November ad. 1869 {

11/10/02 Rock Mt. Ass't Supt had opps for Supervisor

The undersigned, Willis Casan
and Joe Howard, Freedmen of the Creek Nation, and
loyal refugees, being jointly duly examined and sworn
(they understanding and conversing in the English
language,) do depose and say: They are not interested
in the claim of Matilda M^cIntosh in any pecuniary
manner whatever: That they have heard the foregoing
affidavit read to them, and know its contents to be correct
and true: that the said Matilda did, before her marriage,
own and possess, and did, at the time of her flight from
her home, necessarily abandon and lose all the articles,

enumerated in her deposition, and in the manner stated by her. Further these deponents do not say.

Willis Caesar. ^{his} ^X mark
Joe Howard. ^{his} ^X mark
mark.

Subscribed & Sworn to before me at the Creek Agency on this 11th day of November A.D. 1869,

John A. M. ^{100 A.M.}
A. H. C. A. M. Attest. Sub. J. M. A. M.
Supt.

Award

The loss of property specified above is deemed established by the foregoing testimony. Also, the statement of claimant. The amount claimed, however, is, in some instances, considered excessive. Upon inquiry, it is found, the values of the different kinds of property, at the time the loss occurred, ruled as follows:-

Horses. - \$33.33 Each. -

Hogs. - 2.00 ..

Corn, - per bushel. .50 ..

and for the following one-half the claimed value:-

House furniture, beds, bedding, &c. }
farming Tools, - Kitchen Utensils, &c. } \$100.00

In consideration of these, and all other facts attainable, bearing upon the case, we believe it just and equitable to award this claimant

Matilda McIntosh, One hundred and eighty
three dollars. Thirty three cents.

\$183 $\frac{33}{100}$

W. J. A. agent

Provost Major General U. S. Army.
Dept. Indian Affairs. Southern Superintendency.

F. A. T. C.

Captain U. S. Army.
 Creek Agent.